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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/731,371	12/09/2003	Hong-Hsi Lo	BEAS-01416US1	4427	
23910 FLIESLER MI	7590 08/28/2007 EYER LLP		EXAMINER		
650 CALIFOR	NIA STREET		WANG, HARRIS C		
14TH FLOOR SAN FRANCI	SCO, CA 94108		ART UNIT PAPER NUMBER 2139		
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			MAIL DATE	DELIVERY MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)	U
	10/731,371	LO ET AL.	
Office Action Summary	Examiner	Art Unit	
	Harris C. Wang	2139	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet wi	th the correspondence address	
A SHORTENED STATUTORY PERIOD FOR RE WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFF after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory per  - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the mearned patent term adjustment. See 37 CFR 1.704(b).	S DATE OF THIS COMMUNIC R 1.136(a). In no event, however, may a re riod will apply and will expire SIX (6) MON atute, cause the application to become AB	CATION.  Sply be timely filed  THS from the mailing date of this communication  ANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 19	9 December 2003.		
- · · · · · · · · · · · · · · · · · · ·	This action is non-final.		
3) Since this application is in condition for allo	wance except for formal matte	ers, prosecution as to the merits	is
closed in accordance with the practice unde	er <i>Ex parte Quayle</i> , 1935 C.D	. 11, 453 O.G. 213.	
Disposition of Claims		- 4	
4)⊠ Claim(s) <u>1-49</u> is/are pending in the applicat	ion.		
4a) Of the above claim(s) is/are without			
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-49</u> is/are rejected.		ı	
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction an	d/or election requirement.		
Application Papers			
9) The specification is objected to by the Exam	niner.		
10)⊠ The drawing(s) filed on <u>09 December 2003</u>		objected to by the Examiner.	
Applicant may not request that any objection to	the drawing(s) be held in abeyan	ce. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the cor	rection is required if the drawing	(s) is objected to. See 37 CFR 1.121	(d).
11) The oath or declaration is objected to by the	Examiner. Note the attached	Office Action or form PTO-152.	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of:	eign priority under 35 U.S.C. §	119(a)-(d) or (f).	
1. Certified copies of the priority docum	ents have been received.		
2. Certified copies of the priority docum	•	· ·	
3. Copies of the certified copies of the p	•	received in this National Stage	
application from the International But			
* See the attached detailed Office action for a	list of the certified copies not	receivea.	
Attachment(s)			
1) Notice of References Cited (PTO-892)		ummary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)		s)/Mail Date nformal Patent Application	
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date <u>5/03/2004</u> .	6) Other:	—	

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## **DETAILED ACTION**

## 1. Claims 1-49 are pending

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

2. Claims 1-2, 7-15, 20-27, 32-39, 44-49 rejected under 35 U.S.C. 103(a) as being unpatentable over Fisher (20030033535).

Regarding Claims 1, 13-14, 26, 38

Fisher teaches a system for single security administration comprising:

a first server that includes an authentication server; ("Fig. 2 shows a block diagram illustrating the architecture 200 of an exemplary common authentication protocol or proxy (CAP) server 40 according to one embodiment of the invention" Paragraph [0019]). The Examiner interprets the CAP server as the first authentication server.

a second server that includes an embedded LDAP server; ("The architecture of the Cap server includes...an authentication interface which communicates with directory service backends including...LDAP" Paragraph [0019]) The Examiner interprets the authentication backend the second server.

a default security plugin at said first server that receives authentication requests from clients and forwards them to said first authentication server; ("A user 30 wishes to begin an application 20 on the data processing system...The application 20 will send a request for authentication credentials 300 to the CAP server 40 (step 420) Paragraph [0021]) The Examiner interprets the application as the default security plugin that receives authentication requests from clients and forwards them to an authentication server. ("Secure Channel from the Client... Security is provided by encapsulation at the transport layer so that alternate security methods may be used or "plugged in." Paragraph [0123])

wherein, in response to receiving a request for authentication from a client, the system initiates a session between said first server and said second server, passes query information from said LDAP authentication server to said embedded LDAP server, receives corresponding user information, *("The CAP server will perform*").

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authentication by accessing the database of the appropriate authentication backend 110 for the given application." Paragraph [0023])

and creates a token that reflects an authentication result that can be used by said client. ("If the credentials are authentic, then the CAP server will return an authentication token to the application." Paragraph [0024])

Fisher does not explicitly teach that the first authentication server is an LDAP Enterprise server, the second server is an Application server or opening an LDAP session between the first and second server.

It would have been obvious to one of ordinary skill in the art at the time of the invention to make the first authentication server an LDAP server.

One of ordinary skill in the art would be able to use a LDAP server as the first server because LDAP servers are common in the art. Fisher already teaches the first authentication server communicating with the LDAP authentication backend (second server), therefore if the first authentication server is an LDAP server then it is inherent the communication between the first server and the LDAP authentication backend would be an LDAP session. Enterprise and Application servers are well known in the art and one of ordinary skill would have been able to modify Fisher to include them.

The cited art teaches the method that the system performs.

Regarding Claims 2, 15, 27, 39

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Fisher teaches the system of claim 1 wherein the system checks a user profile database or user profile configuration information to determine where the user security information is stored. ("In general, the CAP server…obtains the user or user group information it requires to perform its authentication function from an external user or user group database contained in the authentication backend" Paragraph [0023])

Regarding Claim 7, 20, 32, 44

Fisher teaches the system of claim 1 wherein said query information is query user information that specifies a particular user or group of users. ("In general, the CAP server…obtains the user or user group information it requires to perform its authentication function from an external user or user group database contained in the authentication backend" Paragraph [0023])(LDAP User Filter, LDAP Group Filter, Paragraph [0095-6])

Regarding Claim 8, 21, 33, 45

Fisher teaches the system of claim 1 wherein the system includes a plurality of servers

("The invention seeks to provide a method and system for user authentication in a data

processing system wherein users only have to logon once, while being able to access multiple

applications and servers" Paragraph [0006])

Regarding Claim 9, 22, 34, 46

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Fisher teaches the system of claim 8 wherein at least one of said plurality of servers include an LDAP authentication server. ("LDAP Server Host" Paragraph [00941])

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Fisher does not explicitly teach where at least two servers include an LDAP authentication server.

It would have been obvious to one of ordinary skill in the art at the time of the invention to include two LDAP authentication servers.

The motivation is that Fisher already teaches using multiple servers, including one LDAP server. One of ordinary skill in the art would have been able to add another LDAP server without altering the functionality of the system.

Regarding Claim 10, 23, 35, 47

Fisher teaches the system of claim 1, further comprising a user information cache that caches a copy of said user information. ("the authentication token is generally stored in cache memory within the data processing system and is passed to each application that the user needs to access without the need to request new credentials each time"

Paragraph [0030]) The Examiner interprets the authentication token as comprising use credentials.

Regarding Claim 11, 24, 36, 48

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Fisher teaches the system of claim 1. The Examiner asserts that any system

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which has multiple servers and is compatible with LDAP (including the system of

Fisher) is scalable to include multiple LDAP authentication servers and/or multiple

embedded LDAP servers.

Regarding Claim 12, 25, 37, 49

Fisher teaches the system of claim 1 wherein at least one of said servers include a

console program for administering the security of the system. ("The CAP server includes

an administration system that provides a system administrator with the ability to change or

configure the CAP server's properties. Configuration may be HTML based. The HTML page

may be generated by a servlet. The administration screens may be accessible from a browser,

and editor, or an enterprise information portal." Paragraph [0084]) The Examiner asserts that

an administration system as described inherently requires a computer program.

3. Claims 3-5, 16-18, 28-30, 40-42 are rejected under 35 U.S.C. 103(a) as being

unpatentable over Fisher in view of TheServerSide.com article "BEA announces Bea"

Tuxedo 8.0 and Bea Weblogic Enterprise 6.0" on June 12, 2001.

Regarding Claims 3-5, 16-18, 28-30, 40-42

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Fisher teaches the system of claim 1. Fisher does not explicitly teach wherein said first server is a WebLogic server, and said second server is a Tuxedo server.

TheServerSide.com shows an article that teaches the Weblogic and Tuxedo servers are well known servers in the art.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use a Weblogic server as the first server and a Tuxedo server as the second server.

The motivation is that WebLogic and Tuxedo servers are well known in the art, and one of ordinary skill would have been able to use these servers in the system of Fisher.

4. Claims 6, 19, 31 and 43 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fisher in view of Zois.co.uk's Technical note "Using Tuxedo Asynchronously with Global Transaction" published 4/23/2001.

Regarding Claim 6, 19, 31, 43

Fisher teaches the system of claim 1, but Fisher does not explicitly teach wherein wherein said client is a Tuxedo client and said request is a tpinit call.

Zois.co.uk teaches that Tuxedo clients and tpinit calls are common in the art.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use Tuxedo clients as a client and tpinit calls for the request.

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The motivation is that Tuxedo clients and tpinit calls for requests were common at the time of the invention and one of ordinary skill in the art could use these well known items in the system of Fisher with predictable results.

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## Conclusion

5.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Harris C. Wang whose telephone number is 5712701462. The examiner can normally be reached on M-F 8-5:30, Alternate Fridays Off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, AYAZ R. SHEIKH can be reached on (571)272-3795. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

**HCW** 

SUPERVISORY PATENT EXAMINER

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